

Adam Christopher Diaz
Appellant

VS.

State of Washington
Respondent

Cause No. 15-1-01288-8
Appeal No. 48079-4-11

Statement of Additional
grounds for relief

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1. Identity of moving party

The Pro Se Appellant, I Adam Christopher Diaz request the relief designated in part II below

2. State of relief sought

The Appellant request the conviction of (Possession Stolen Property In the second degree) be reversed, Due to insufficient Counsel

3. Facts relevant to Motion

A. Procedural History

The Attorney, John Meske Did not file A Timely Subpeona to have the Appellant Key Witness Subpeona, And therefore The Honorable Judge Kitty Van Doorninck did not grant A Continuance to have my Key witness Subpeona And this did prejudice the outcome Of Appellant trial by not hearing the Defence witness testimony

Conclusion

The Honorable Judge Kitty Van Doorninck denied The motion for Continuance for Subpeona of defense Witness. The Attorney John Meske did prejudice the Appellant by not filing the necessary Subpeona and therefore prejudice the outcome of Trial. The Appellant Hope and Pray the honorable Judge Reviewing this Case will hear, acknowledge and grant Said Motion and reverse the Conviction and dismiss the charges for the reason's above.

I swear under penalty of perjury, the above is true so help me God

Done March 21, 2016

Adam C. Diaz

Print Name

A.C.D-

Appellant Signature

Sent copy to:

Attorney at Law

Stephanie Cunningham

C.C

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